Case 3:06-cv-04255-SC Document 77 Filed 11/15/07 Page 1 of 4 1 SHEPPARD, MULLIN, RICHTER & HAMPTON LLP A Limited Liability Partnership **Including Professional Corporations** 2 P. CRAIG CARDON, Cal. Bar No. 168646 CRAIG A. PINEDO, Cal. Bar No. 191337 3 MORGAN P. FORSEY, Cal. Bar No. 241207 Four Embarcadero Center, 17th Floor 4 San Francisco, California 94111-4109 Telephone: 415-434-9100 Facsimile: 415-434-3947 6 Attorneys for Plaintiff **CADSOFT CORPORATION** 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 Case No. C06-4255 SC CADSOFT CORPORATION, a foreign 12 corporation, STIPULATION TO EXTEND NON-Plaintiff, 13 EXPERT DISCOVERY CUTOFF, AND **IPROPOSED** ORDER THEREON 14 v. The Hon. Samuel Conti RIVERDEEP, LLC, a Delaware Limited 15 Liability Company, Complaint Filed: July 11, 2006 16 Defendant. Trial Date: February 19, 2008 17 18 RIVERDEEP, LLC, a Delaware Limited Liability Company, 19 Third Party Plaintiff, 20 v. 21 PUNCH SOFTWARE, LLC, a Delaware 22 corporation, 23 Third Party Defendant. 24 25 26 27

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STIPULATION

The parties, by and through their respective counsel of record, stipulate and agree to extend the non-expert disclosure deadline, currently December 1, 2007, to and including **December 17, 2007**.

On September 7, 2007, this Court issued an order based on a previous stipulation of the parties re-setting trial for February 19, 2008, as well as re-setting various other pre-trial deadlines. (Docket No. 70.) This present stipulation to extend the non-expert discovery cutoff will not affect trial or any of the other pre-trial deadlines. All other deadlines set by the Court's Order in Docket No. 70, including the trial date of February 19, 2008, shall remain the same.

This stipulation is necessary to allow further time for fact discovery for several reasons:

- 1) Plaintiff Cadsoft filed a motion to compel on August 22. This Court referred the motion to Magistrate Judge James on August 23, who did not act on the motion other than to order the parties to file new joint discovery dispute letters dealing with the same issues in the motion. The parties have since filed three joint discovery dispute letters (Docket Nos. 72-74), but have not received any direction from Judge James on their disputes as of the filing of this stipulation. Thus, three months after the initial motion was filed, the parties still do not have guidance as to the resolution of their discovery disputes, and time is needed to ensure those disputes are resolved.
- 2) Defendant Riverdeep's General Counsel remains on her honeymoon, and given the upcoming Thanksgiving holiday, Riverdeep maintains it has been and will be difficult to schedule her deposition and the depositions of other Riverdeep witnesses until she returns the week of November 26, 2007;

Case 3:06-cv-04255-SC Document 77 Filed 11/15/07 Page 3 of 4 1 3) Several depositions remain noticed, etc., which may very well lead to discovery disputes that will require resolution as well. 3 4 SO STIPULATED. 5 Dated: November 14, 2007 6 7 SHEPPARD, MULLIN, RICHTER & HAMPTON LLP 8 9 /s/ Nathaniel Bruno By P. CRAIG CARDON 10 NATHANIEL BRUNO 11 Attorneys for Plaintiff **CADSOFT CORPORATION** 12 Dated: November 14, 2007 13 BUSINESS LITIGATION ASSOCIATES, P.C. 14 15 By /s/ John V. Komar JOHN V. KOMAR 16 Attorneys for Defendant and Cross-Complainant 17 RIVERDEEP INC., LLC Dated: November 14, 2007 18 19 SHARTSIS FRIESE LLP 20 21 By /s/ Amy L. Hespenheide AMY L. HESPENHEIDE 22 Attorneys for Third-Party Defendant 23 PUNCH SOFTWARE, LLC 24 I, Nathaniel Bruno, attest that John V. Komar and Amy L. Hespenheide have concurred in the 25 filing of this document. /s/ Nathaniel Bruno 26 27 28 W02-WEST:6NB1\400526197.1 STIPULATION TO EXTEND NON-EXPERT DISCOVERY CUTOFF, AND [PROPOSED] ORDER THEREON Case No. C06-4255 SC

ORDER

PURSUANT TO STIPULATION AND FOR GOOD CAUSE SHOWN, IT IS HEREBY ORDERED THAT:

The non-expert discovery cutoff currently set for December 1, 2007 is hereby continued to December 17, 2007. All other dates and deadlines remain the same.

11/15/07 Dated:

